Anthony Fugene Myers 33133048 (full name) (Register No).	DISTRICT COURT FOR THE RICT OF MISSOURI 5) 3: 59
02-06-1981 Plaintiff(s). v.	18-0898-CV-W-FJG-P Case No.
KANSAS City, MO. Police Department, City OF (Full name) KANSAS City Missouri, OFFICER Brian Tomonio, Robinson, Solomon Defendant(s).	Defendants are sued in their (check one): Individual Capacity Official Capacity Both
COMPLAINT UNDER THE CIVIL	RIGHTS ACT OF 42 U.S.C. § 1983
): Core Civie America In Michigan
II. Parties to this civil action: Please give your commitment name as incarcerated.	nd any another name(s) you have used while
A. Plaintiff Anthony Eugene Myer Address 100 HIGHWAY TERFACE, LEAVENWO	Register No. 33133045
B. Defendant City of KANSAS CITY Missouri Brian Tomonio, Robinson, Solomon Is employed as	, KANISAS City, Missieue Police Department.
For additional plaintiffs or defendants, p separate page.	provide above information in same format on a

Ш.	Do your claims involve medical treatment?	Yes	No		
IV.	Do you request a jury trial?		No		
V.	Do you request money damages?	Yes_/	No		
	State the amount claimed?	\$ 350,000	500,000 (actual/punitive)		
VI.	Are the wrongs alleged in your complaint cont				
VII.	Grievance procedures:	evance procedures:			
	A. Does your institution have an administrative	ve or grievance pro Yes	cedure? NA		
	B. Have the claims in this case been present procedure within the institution?	ted through an adr Yes	ministrative or grievance		
	C. If a grievance was filed, state the date you presented, and the result of that procedure. (Att ENTURNAL AFFANCS WAS SUPPOS Incidents of officers choking by placing hands over nose with D. If you have not filed a grievance, state the re I Filed a Complainit was	easons.	final result.) g in to simular g me of oxygen fed, in 11-20-2017		
VIII.	Previous civil actions:				
am an	A. Have you begun other cases in state or federal in this case? Ye	courts dealing with	h the same facts involved		
	B. Have you begun other cases in state or fed treatment while incarcerated?	eral courts relating	g to the conditions of or		
	C. If your answer is "Yes," to either of the information for each case.	above questions,	, provide the following REATMENT to Pt Iranol after 6 nuntls		
	(1) btyle		· · · · · · · · · · · · · · · · · · ·		
	(Plaintiff) (2) Date filed:	(Defendant)			

(3) Court where filed:	_
(4) Case Number and citation:	
(5) Basic claim made:	
(6) Date of disposition:	_
(7) Disposition:	_
(Pending) (on appeal) (resolved)	
(8) If resolved, state whether for:	
(Plaintiff or Defendant)	_

For additional cases, provide the above information in the same format on a separate page.

IX. Statement of claim:

- A. State here as briefly as possible the facts of your claim. Describe how each named defendant is involved. Include the names of other persons involved, dates and places. Describe specifically the injuries incurred. Do not give legal arguments or cite cases or statutes. You may do that in Item "B" below. If you allege related claims, number and set forth each claim in a separate paragraph. Use as much space as you need to state the facts. Attach extra sheets, if necessary. Unrelated separate claims should be raised in a separate civil action. ON APRIL 1, 2018, AT 2500 AM I WAS WHIKING WEST BOUND ON 24th Street Between BRUINT & Cheben AND I OBSERVED A POLICE PATROL CAR COMMIG EAST ON 24th STREET AND MADE A U-TURN AS THEY PAST ME. THIN TURN ON THEIR LIGHTS, EXIT THE COR WITH THEIR WEHCONS DRAWN ON ME. I PUT MY HANDS UP IN FEAR OF BEINGSHOT. BOTH OFFICER HOSTERED THEIR WEAPONS GRABBED DINE ARM A PIECE ONE ON MY 104 PLACED A HAND RESTRAINT ON ME BRAKING MY LEFT HAND, WHILE BEING CUFFED UP ONE OFFICER CHOOD ME UNCONCIOUS AFTER STRIKING MESEVERAL TIMES WHILE CUFFED AND LINCONCIOUS. I WAS NOT RESISTING THEY YELLED THIS AS THE PLAYED TUGG OF WAR WITH MY BODY AND TO JUSTIFY THE EXCESSIVE FRAME OF STRIKING AND KNOCKING ME UNCONCIOUS. THESE OFFICERS DONE THIS AN CAMERA OF THEIR PATRAL MAR AND FRAMED ME BY SAYING THE GOTTING A WEAPON OFF OF ME THAT THE VIDEO OF DASHEAM DO NOT SUPPORT, WHILE AT POLICE STATION I ASK FOR MEDICAL ATTENTION AND WAS DENIED MEDICAL ATTENTION.
- B. State briefly your legal theory or cite appropriate authority:

 I FELT THAT THE OFFICER HAD NO YATHE OF RESPECT FOR MY LIFE, I FELT AS IF I WAS GOING DIE. T

 FREITHAT HITTING ME WHILE I WAS CUFFED WAS CRUIT AND UNUSUAL PUNNICHMENT. I FEEL THAT I

 HAS IN SOME 1960'S RACEUTE MOVE WHERE THE POLICE BEAT ME AND FRAMED ME WITH FAUF

 EVIDENCE. I HAD ENTURNAL AFFAIRS IDDKING INTO A INCODENT WHERE THE POLICE BEAT

 ME AND MIE SPEKE PLACED HIS HANDS OVER MY KNOSE DEPRIVING ME OF OXYGEN. I FEEL LIKE

 THE POLICE ARE TRYMATO KILLME. THEY TOOK ME TO JAIL FOR A INEXPON AND THE VIDER CLOSELY

 SHOWS I DID NOT HAVE A WEARDN WHEN THEY ARRESTED ME. THEY RE WAS NO WITHESS WHO

 I DENTIFIED ME ON SEENE-IN A LINE UP-DE ANYTHING EISE THAT SUPPORT THE POLICE ARESTMOME. ON 41-18

Relief: State briefly exactly what y	ou want the court to do for you. Make no legal argument
AND TWO I DE THE TOR THE STATE TO THE	TE COURT TO MAKE THEM PAY FOR MY PAIN AND
	FOR THE TRUDE THEY CAUSED IN MY LIFE
Cart Dock	et Number
Counsel:	
A. If someone other than a lawyer name.	is assisting you in preparing this case, state the person'
B. Have you made any effort to o	contact a private lawyer to determine if he or she would Yes No
present you in this civil action?	YesNo_
If your answer is "Yes," state t	he names(s) and address(es) of each lawyer contacted.
Have you prayionally had a lawn	
. Have you previously had a law	yer representing you in a civil action in this court? Yes No V
	100
If your answer is "Yes," state the	he name and address of the lawyer.
declare under penalty of periur	y that the foregoing is true and correct.
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
executed (signed) this	day of NOVEMBER 2018.
	Signature(s) of Plaintiff(s)
JUSTIN METZ	
Notery Public, State of Kansas My Appointment Expires	
04/2027	
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11. L. K. del	_
LAND DETWIN	
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VEST DIST OF MO. KANSAS CITY, MO.

HatHony 100 Highway Terroce DRE CIVIC AMERICA LEAVEN WORTH, KANSAS 66045 Myees 33133045

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United States District Court For THE WESTERN DistrIct of Missouri

Kansas City, Mo. wynoso

400 EAST 9TH STREET ROSIN 4510

NOTICE: This Correspondence was mailed from a correctional institution its contents are uncensored.

PARCH SAME